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UPS STORE 4419

## MAILBOX SERVICE AGREEMENT

	( ر حک
CUSTOMER NAME: DAMIL LUKDUIC	·
COMPANY: TROMPEON + PRICE HOLDING	<del></del>
ADDRESS:	
TI SELTE AND ADDRESS OF THE SELECTION OF	
WORK PHONE: HOME PHONE: FAX:	1068
THE UPS STORETM CENTER NO.: MAILBOX NUMBER: 3251	<del></del>

MAILBOX NUMBER: 34 SIZE OF MAILBOX: [Personal] [Buisness] [Corporate]

- 1) This Mailbox Service Agreement ("Agreement") is made and entered into by the customer identified above ("Customer") for the use of and services related to a mailbox (the "Mailbox") at THE UPS STORETA Center identified above (the "Center") under the terms set forth herein.
- 2) Customer agrees that Customer will not use the Center premises or any Center services for any unlawful, illegithmate or fraudulent purpose or for any purpose prohibited by U.S. postal regulations. Customer further agrees that any use of the Mailbox shall be it conformity with all applicable federal, state and local laws. Hech individual or entity must complete a separate U.S. Postal Service Form 1583 ("Form 1583") to be amhorized to receive mail or packages at the Mailbox. However, spouses may complete one Form 1583, as long as both spouses include their separate information on
- 3) This Agreement and Form 1583 shall remain confidential, except that this Agreement and Form 1583 may be disclosed upon written request of any law enforcement or other governmental agency, or when legally mandated. Upon request, Customer agrees to complete all necessary documents, including Form 1583 and any required acknowledgment form relating to service of process. Customer further agrees to sign an updated version of this Agreement and Form 1583
- 4) Possession of the Mailbox key shall be considered valid evidence that the possessor is duly authorized to remove any contents from the Mailbox. In the event of death or incapacity of Customer, the Center will require the appropriate documents from the Probate Court, the executor of the estate, the trustee or other similar person or entity before releasing mail or packages to a requesting party.
- 5) Customer agrees to pay an initial set-up fee of \$15 and/or a refundable accurity/key deposit of \$0, as well as applicable monthly service feas. The security/key deposit is refundable upon expiration, cancellation or termination of this Agreement, provided that Customer returns the key, key card and/or other similar device, and pays all sums owed to the Center. Malibox service fees are all due and payable in advance and Customer agrees that the Center may hold mall and packages pending payment. There will be no prorations or refunds for cancellation of any service. Customer agrees to pay a late fee of \$20 if any payment is not received within five (5) days of when due. In the event the Mailbox lock is changed upon the request or fault of Customer, Customer agrees to pay a fee of \$30. Mailbox service fees and other related fees stated herein are subject to change. In the event that Customer receives an unreasonable volume of mail or packages at the Mailbox according to the Center's reasonable judgment, the Center may require Customer to upgrade to a larger size mailbox and pay any additional charge. The Center reserves the right to increase the Mailbox service fees in the event that Customer adds additional individuals or entities to the names of those individuals or entities authorized to receive mail and packages at the Mailbox pursuant to Form 1583.
- 6) Upon expiration, cancellation or termination of this Agreement, the Center will:
  - Re-mail (i.e., forward) Customer's mail for six (6) months, provided Customer pays the postage, packaging

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- 69/17/2007 15: 59 21 29893598 UPS STORE 4419 PAGE 02/07 month 1, and \$50 for months 2 through 6 in advance for the time period that mail is to be forwarded. It is Customer's responsibility to make arrangements with the Center to identify any mail forwarding needs prior to the expiration, cancallation or termination of this Agreement.
  - b. Store the mail or packages for up to six (6) months provided Customer pays a storage fee of \$50 per month for the time period in which the Center holds the mail or package(s), plus a service fee of \$10 for each time Customer visits the Center to pick up such items. It is the Customer's responsibility to make arrangements with the Center to identify any mail storage needs prior to the expiration, cancellation or termination of this Agreement.
  - c. Retain Customer's mail, other than Unsolicited Mail, at the Center for a period of thirty (30) days, if the customer leaves no forwarding fees and forwarding address. After such time, any mail or package may be disconded or destroyed.
  - d. Discard or destroy any "Unsolicited Mail" (e.g., bulk mail; mail addressed as "occupant," "current resident" or similar designation; or coupons, advertising or other promotional material) delivered to or remaining at the Center.
  - Refuse any package addressed to Customer delivered by any party other than the U.S. Postal Service, such
    as a commercial courier service.
  - 7) Six (6) months after the expiration, cancellation or termination of this Agreement, the Center may:
    - a. Refuse any mail or package addressed to Customer and delivered to the Center.
    - b. Discard or destroy any of Customer's mail or package delivered to or remaining at the Center at such time.
  - 8) The term of this Agreement shall be the initial period paid for by Customer and any renewal period paid for by Customer from time to time. Renewal of this Agreement for additional terms shall be at the Center's sole discretion.
- 9) Customer agrees that the Center may terminate or cancel this Agreement for good cause at any time by providing Customer thirty (30) days written notice. Good cause shall include but is not limited to: 1) Customer abandons the Mailbox; 2) Customer uses the Mailbox for unlawful, illegitimate or fraudulent purposes; 3) Customer fails to pay monies owed the Center when due; 4) Customer receives an unreasonable volume of mail or packages; 5) Customer engages in offensive, abusive or disruptive behavior toward other customers of the Center or the Center's employees; and 6) Customer violates any provision of this Agreement. Customer acknowledges that, for the purpose of determining good cause for termination of this Agreement as provided herein, the actions of any person authorized by Customer to use the Mailbox will be attributed to Customer.
- 10) Any written notice to Customer required or permitted under this Agreement shall be deemed delivered twenty-four (24) hours after placement of such notice in Customer's Mailbox or at the time personally delivered to Customer. In the event of a termination notice based upon abandomment of the Mailbox, notice shall be deemed delivered (a) on the next day after placing in the hands of a commercial courier service or the United States Postal Service for next day delivery, or (b) five (5) days after placement in the United States Mail by Certified Mail, Return Receipt Requested, postage prepaid, and addressed to Customer's address as set forth in Form 1583, or on the date of actual receipt, whichever is earlier.
- 11) As Customer's authorized agent for receipt of mail, the Center will accept all mail, including registered, instruct and certified items. Unless prior arrangements have been made, the Center shall only be obligated to accept mail, or packages delivered by commercial courier services which require a signature from the Center as a condition of delivery. Customer must accept and sign for all mail and packages upon the request of the Center. Packages not picked up within 3 days of notification will be subject to a storage fee of \$5 per day per package, which must be paid before Customer receives the package. In the event Customer reduses to accept any mail or package, the Center may return the mail or package to the sender and Customer will be responsible for any postage or other fees associated with such return. C.O.D.

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respective affiliates, subsidiaries, parent corporations, franchisees, officers, directors, agents and employees from an against any and all losses, damages, expenses, claims, demands, fabilities, judgments, settlement amounts, costs and causes of action of every type and character arising out of or in connection with the use or possession of the Mailbox, including without limitation, any demands, claims and causes of action for personal injury or property damage arising or otherwise deliver any terms (mail, packages, etc.), from damage to or loss of any package or mail, or to the Mailbox contents by any cause whatsoever, and from any violation try Customer of applicable federal, state or local laws.  13) Customer acknowledges and agrees that the Center is an independently owned and operated franchisees of Mail Boxes Elc., Inc. ("Franchisor") and that Franchisor is not responsible for any sets or omissions of its franchisees.  14) Customer Herelin Agrees That the Total amount of Liability of the Center Arabis of the franchisees.  14) Customer Herelin Agrees That the Total amount of Liability of the Center Arabis Shall not except a slow. Per Any Any And All Claims Aresing Out of or Related To This Agreement of Shall not except mailing address for the Mailbox without modification as set forth in Section furee "Undeliverable as Addressed."  15) Customer must use the exact mailing address for the Mailbox without modification as set forth in Section furee "Undeliverable as Addressed."  16) Delivery by commercial courier services must be made to the Center street address only (and not to a P.O. Box). Center study a U.S. Postal Service address) address format. Upon signing this Agreement for delivery of mail through forms of valid identification, one of which shall include a photograph. This Agreement may not be amended or modified.
AUTHORIZED CENTER REPREJENTATIVE  SIGNATURE: DATE:  HOW DID CUSTOMER HEAR ABOUT US?

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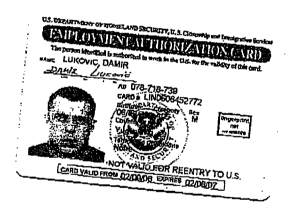
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See Privacy Act Statement on Reverse	<u> </u>	1. Dete
In consideration of delivery of my or our (firm) mail to the age agent must not file a change of address order with the Postal another address is the responsibility of the addressee and the prepaid with new postage when redeposited in the mails; (4) which the agency transfers mail; and (5) when any information file a revised application with the Commercial Mail Receiving.  NOTE: The applicant must execute this form in duplicate in the The agent provides the original completed signed Form 1583 must the Postal Inspection Service. The addressee and the agent additivery of mail through an agent. Failure to comply will subject This application may be subject to verification procedures by the home or business address listed in boxes 7 or 10, and that 2. Name in Which Applicant's Mail will be Received for Delivery to Age (Complete a separate Form 1583 for EACH applicant. Spouses may camplete and sign one Form 1583. Two items of valid identification as each spouse, include dissimilar information for either spouse in appre	e agent (3) all mail delivered to the agency upon request the agent must provide to the in required on this form changes or become Agency (CMRA).  The presence of the agent, his or her authorise to the Postal Service and retains a duplicate at all times be available for examination by gree to comply with all applicable postal number the agency to withholding of mail from define Postal Service to confirm that the application is it dentification listed in box 8 is valid.  The identification listed in box 8 is valid.  The populate of the identification is the identification is the identification is a confirmation of the identification is the identification is the identification is a confirmation of the identification is a confirmation of the identification is the	l agree: (1) the addressee or the lationship; (2) the transfer of mail to under this authorization must be Postal Servica all addresses to as obsolete, the addressee(s) must seed employee, or a notary public, the completed eigned copy at the y the postmaster (or designee) and less and regulations relative to livery until corrective action is talumant resides or conducts business at luding ZIP + 4
4. Applicant Authorized Delivery to and in Care of	/ / / / / / / / / / / / / / / / / / / /	7 (801)
(Name, address, and ZIP Code of agent)  UPS Stark  130 7 12 Ark  NY ~ Y . (2011)  6. Name of Applicant  Danie WKOV: C	5. This Authorization is Extended to Inck Undersigned(s)	ide Restricted Delivery Mail for the
(B.) we types of identification are required. One must contain a photograph of the addressac(s). Social Security cards, credit cards, and birth certificate are unacceptable as identification. The agent must write in identifying information. Subject to verification.  B. CLOCULET (A ?)	of BIL II' ( Telephone Number (6:16) 852  9. Name of Firm or Corporation	11230 F,
Acceptable identification includes; valid driver's license or state non-driver's identification card; armed forces, government, university or recognized corporate identification card; pasaport or offen registration card or certificate of resturalization; current lease, mortgage or Daed of Trust; voter or vehicle insurance policy.	Telephone Number (	state and ZIP Code)
registration card; or a home or vehicle insurence policy. A photocopy of your identification may be retained by agent for verification may be retained by agent for verification.  12. If Applicant is a Firm, Name Each Member Whose Mail is to Be Delivered. names and ages of minors receiving mail at their delivery address.)	11 Kind of Day	tion. A guardian must list the
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I. If a CORPORATION, Give Names and Addresses of the Officers  eming: The furnishing of false or misleading information on this formation and the formation and th	14. If Businese Name of The Address (Corpora Registered, Give Name of County and State	e, eta data di Registralion.
eming: The furnishing of false or misleading information on this form or unlest prisonment) and/or civil sanctions (including multiple damages and civil panel) Signature of Agent/Notary Public	on of material information may result in criminal (IEE). ) 18 U.S.C. 1001)	sanctions (including fines and
	16. Signature of Applicant (If film or corporation, by officer. Show tills.)	opplication must be wigned
orm 1583, August 2000 (Page 1 of 2)	AUROVIC DAMI	itemet at www.usps.com